## United States Bankruptcy Court Eastern District of Wisconsin

In re	Lory A Basso and John R. Basso		Case No.					
		Debtor(s)	Chapter	13				
	CHAPTER 13 PLAN							
		NOTICES						
Bank	CE TO DEBTORS: This plan is the model pruptcy Court for the Eastern District of Wis TERED IN ANY WAY OTHER THAN WITH	consin on the date this	plan is filed. THIS	FORM PLAN MAY NOT				
	A check in this box indicates that the plan	contains special provis	ions set out in Sec	tion 10 below.				
<b>NOTICE TO CREDITORS: YOUR RIGHTS WILL BE AFFECTED BY THIS PLAN.</b> You should read this Plan carefully and discuss it with your attorney. If you oppose any provision of this plan you must file a written objection. The time to file an objection will be in a separate notice. Confirmation of this Plan by the Court may modify your rights. You may receive less than the full amount of your claim and/or a lesser interest rate on your claim.								
	nust file a proof of claim in order to be paid ct to the availability of funds.	l under this Plan. Paym	ents distributed by	the Trustee are				
		THE PLAN						
Debto	r or Debtors (hereinafter "Debtor") propose thi	is Chapter 13 Plan:						
1. S	ubmission of Income.							
	btor's annual income is above the median btor's annual income is below the median							
	(A). Debtor submits all or such portion of f (hereinafter "Trustee") as is necessary for t			Chapter 13 Trustee				
	(B). Tax Refunds (Check One):							
	□ Debtor is required to turn over to the Trustee 50% of all net federal and state income tax refunds received during the term of the plan.							
	Debtor will retain any net federal and sta	ite tax refunds received di	uring the term of the	plan.				
one) [	2. Plan Payments and Length of Plan. Debtor shall pay the total amount of \$3,528.00 by paying \$98.00 per (check one)  month week every two weeks semi-monthly to Trustee by Periodic Payroll Deduction(s) from (check one) Debtor Joint Debtor or by Direct Payment(s) for the period of 36 months. The duration of the plan may be less if all allowed claims in every class, other than long-term claims, are paid in full.							
☐ If checked, plan payment adjusts as indicated in the special provisions located at Section 10 below.								

   	assigned, owed or recoverable If checked, Debtor has recoverable by a government of the following the paid in fullowing the paid in	able by a government anticipated DSO a ental unit. Unless of I pursuant to 11 U.S 1 U.S.C. 507(a)(1)(	ental unit. Trearage claims or DS therwise specified in t S.C. 1322(a)(2). A DS B) and 1322(a)(2). Ited Arrearage Claim	O arrearage claims assigned, owed or this Plan, priority claims under 11 U.S.C.			
   	assigned, owed or recover.  If checked, Debtor has recoverable by a government for the following the might not be paid in full.	able by a governme anticipated DSO a ental unit. Unless o I pursuant to 11 U.S 1 U.S.C. 507(a)(1)( (b) Estima	ental unit. Trearage claims or DS therwise specified in t S.C. 1322(a)(2). A DS B) and 1322(a)(2). Ited Arrearage Claim	6O arrearage claims assigned, owed or this Plan, priority claims under 11 U.S.C. 6O assigned to a governmental unit  (c) Total Paid Through Plan			
   	assigned, owed or recover.  If checked, Debtor has recoverable by a government for the following the might not be paid in full.	able by a government anticipated DSO a ental unit. Unless of I pursuant to 11 U.S 1 U.S.C. 507(a)(1)(	ental unit. rearage claims or DS therwise specified in t S.C. 1322(a)(2). A DS B) and 1322(a)(2).	6O arrearage claims assigned, owed or this Plan, priority claims under 11 U.S.C. 6O assigned to a governmental unit			
☐ If checked, Debtor does not have any anticipated DSO arrearage claims or DSO arrearage claims assigned, owed or recoverable by a governmental unit. ☐ If checked, Debtor has anticipated DSO arrearage claims or DSO arrearage claims assigned, owed or recoverable by a governmental unit. Unless otherwise specified in this Plan, priority claims under 11 U.S 507(a)(1) will be paid in full pursuant to 11 U.S.C. 1322(a)(2). A DSO assigned to a governmental unit might not be paid in full. 11 U.S.C. 507(a)(1)(B) and 1322(a)(2).							
•		ations (DSO).					
oritv Cl	laims.		•				
<b>(B). Debtor's Attorney's Fees.</b> The total attorney fee as of the date of filing the petition is \$3,000.00. The amount of \$240.00 was paid prior to the filing of the case. The balance of \$2,760.00 will be paid through the plan. Pursuant to 507(a)(2) and 1326(b)(1), any tax refund submission received by the trustee will first be used to pay any balance of Debtor's Attorney's Fees.							
(A). United	<b>Trustee's Fees.</b> Trustee sl States Trustee, not to exc	hall receive a fee fo eed 10% of funds r	r each disbursement, eceived for distribution	the percentage of which is fixed by the n.			
ministr n below	ative Claims. Trustee will , unless the holder of such	pay in full allowed a claim or expense h	edministrative claims a las agreed to a differe	and expenses pursuant to 507(a)(2) as ent treatment of its claim.			
FAILURE TO CHECK A BOX UNDER A CATEGORY IN THIS SECTION WILL MEAN THAT A PROPERLY FILED PROOF OF CLAIM WILL CONTROL FOR THE CORRESPONDING SUB-PARAGRAPH OF THE PLAN.							
D.	•		$\boxtimes$				
			$\square$				
		ne.	. <u> </u>	$\boxtimes$			
٨	Assessment of Dolot		Plan Controls	<u>Proof of Claim Controls</u>			
CHECK A BOX FOR EACH CATEGORY TO INDICATE WHETHER THE PLAN OR THE PROOF OF CLAIM CONTROLS:							
The fo	llowing applies in this Plan	:					
ation.	to may me a proof or elemin			•			
	Credito ation. The form of the	Creditors may file a proof of claim ation.  The following applies in this Plan CHECK A BOX FOR EACH CATCONTROLS:  A. Amount of Debt B. Amount of Arrearag C. Replacement Value D. Interest Rate - Sec FAILURE TO CHECK A BOX UIFILED PROOF OF CLAIM WILL Ininistrative Claims. Trustee will below, unless the holder of such (A). Trustee's Fees. Trustee si United States Trustee, not to exceed (B). Debtor's Attorney's Fees amount of \$240.00 was paid prio Pursuant to 507(a)(2) and 1326(b) any balance of Debtor's Attorney  Ority Claims.  (A). Domestic Support Obligation	Creditors may file a proof of claim in a different amountation.  The following applies in this Plan:  CHECK A BOX FOR EACH CATEGORY TO INDIC CONTROLS:  A. Amount of Debt B. Amount of Arrearage C. Replacement Value - Collateral D. Interest Rate - Secured Claims  FAILURE TO CHECK A BOX UNDER A CATEGOR FILED PROOF OF CLAIM WILL CONTROL FOR TO THE CONTROL FOR THE CONTROL FOR TO THE CONTROL FOR TO THE CONTROL FOR TO THE CONTROL FOR THE CONTROL	The following applies in this Plan:  CHECK A BOX FOR EACH CATEGORY TO INDICATE WHETHER THE CONTROLS:  Plan Controls  A. Amount of Debt B. Amount of Arrearage C. Replacement Value - Collateral D. Interest Rate - Secured Claims  FAILURE TO CHECK A BOX UNDER A CATEGORY IN THIS SECTION FILED PROOF OF CLAIM WILL CONTROL FOR THE CORRESPONDING Inistrative Claims. Trustee will pay in full allowed administrative claims a below, unless the holder of such claim or expense has agreed to a different control of States Trustee, not to exceed 10% of funds received for distribution (B). Debtor's Attorney's Fees. The total attorney fee as of the date of famount of \$240.00 was paid prior to the filing of the case. The balance of Pursuant to 507(a)(2) and 1326(b)(1), any tax refund submission received any balance of Debtor's Attorney's Fees.  Total Administrative Claims:  Ority Claims.  (A). Domestic Support Obligations (DSO).			

payment of to	the underlying debt dete the effective date of the n the allowed amount of	rmined under no plan, of property	on-bankruptc	y law or di	scharge under Section	on 1328. The	
(A).	. Claims Secured by Personal Property.						
	☑ If checked, The Debtor does not have claims secured by personal property which debtor intends to retain. Skip to 6(B).						
	☐ If checked, The Debtor has claims secured by personal property which debtor intends to retain.						
	(i). Adequate protection payments. Upon confirm The Trustee shall make the 1326(a)(1)(C):	ation the treatme	nt of secured	claims will	be governed by Parag	raph (ii) below.	
(a) Creditor		(b) Collateral			(c) Monthly Ad	dequate protection payment amoun	
		Total monthly a	adequate		Ф		
		protection payr			\$		
	<ul> <li>(ii). Post confirmation payments. Post-confirmation payments to creditors holding claims secured by personal property shall be paid as set forth in subparagraphs (a) and (b).</li> <li>(a). Secured Claims - Full Payment of Debt Required.</li> <li>If checked, the Debtor has no secured claims which require full payment of the underlying debt. Skip to (b).</li> </ul>						
	Claims listed in this s vehicle; (2) which del vehicle is for the pers	ubsection consist of was incurred w sonal use of the d d within 1 year of	t of debts (1) s ithin 910 days ebtor; <b>OR</b> , if th	secured by of filing the he collatera	Il payment of the unde a purchase money sec e bankruptcy petition; a al for the debt is any otl fter confirmation the Tr	curity interest in a and (3) which her thing of value,	
(a) Creditor	(b) Collateral	(c) Purchase Date	(d) Claim Amount	(e) Interest Rate	(f) Estimated Monthly Payment	(g) Estimated Total Paid Through Plan	
			\$		\$	\$	
TOTALS			\$		\$	\$	

	(b). <u>Secu</u>	<u>red Claims -</u>	Replacement Va	<u>lue.</u>					
	⊠ If che (B).	cked, the De	btor has no secure	ed claims which ma	ay be reduced	to replacement va	alue. Skip to		
				claims which may lalue assigned to the			e. The		
(a) Creditor	(b) Col	lateral	(c) Purchase Date	(d) Replacement Value/Debt	(e) Interest Rate	(f)Estima Monthly Paym			
				\$		\$	\$		
TOTALS				\$		\$	\$		
(a) Creditor	If che retain. S  If che make all ordinarily provided	ecked, the De kip to (C). ecked, the De post-petition i come due. T for under the	btor does not have btor has claims se mortgage paymen hese regular mont loan documents, thereafter, unless (b) Property desc		perty that deb mortgage cred ments, which n the first due d	tor intends to reta litor as those payr nay be adjusted u	in. Debtor will nents p or down as		
Seterus			N6739 Wood Duck						
(a) Creditor	through t	he Plan. Trus	btor has an arrear tee may pay each ) until paid in full.	age claim secured allowed arrearage (c) Estima	e claim the esti	erty that the Debto imated monthly pa mated Monthly Payment	or will cure ayment  (e) Estimated Total Paid		
				, , , oarage e		,	Through Plan		
				\$	\$	\$			
TOTALS				\$	\$	\$			
(C). S	<b>urrender o</b> t g collateral.	F Collateral. The Any secured	I claim filed by a s	0  ve as notice to creecured lien holder as satisfied in full b	whose collate	ral is surrendered	at or before		
(a) Creditor				(b) Collateral to be surrendered					
\$ <u>113,382.00</u> . Af	otor estimat ter all other	classes have	e been paid, Truste	ecured debt not se ee will pay to the c whichever is grea	reditors with a	fied in paragraph llowed general un	(b) below is secured		
·		es of unsecu		Willonevel 13 grea					
	Total Unse	ecured Claim	s to Be Paid Thr	ough the Plan: \$	600.00				

8.	Executory Contracts	and Unexpired Leases.					
	☑ If checked,	the Debtor does not have any	executory contracts and/or une	expired leases.			
	If checked, the Debtor has executory contracts and/or unexpired leases. The following executory contracts and unexpired leases are assumed, and payments due after filing of the case will be paid directly by Debtor. Debtor proposes to cure any default by paying the arrearage on the assumed leases or contracts in the amounts projected in column (d) at the same time that payments are made to secured creditors after confirmation.						
	(a) Creditor	(b) Nature of lease or executory contract	(c) Estimated arrearage claim	(d) Estimated monthly payment			
			\$ Totals:\$	\$			
All oth <b>9</b> .		te. Property of the estate shall ation; or	eted upon confirmation of the plus revest in Debtor (Check one):	an.			
set fo	pecial Provisions. Notworth below. The provision his plan.	vithstanding anything to the consistency will not be effective unless	ntrary set forth above, the Plan s there is a check in the notion	shall include the provisions ce box preceding Paragraph			
Debto <b>12. M</b>	or the customary monthly odification. Debtor may	notices or coupons or statemer file a pre-confirmation modific	ors to be paid directly by the Deents notwithstanding the automoration of this plan that is not materal said modification is not mater	atic stay.  Aterially adverse to creditors			
Date	February 9 <sup>th</sup> , 2017	Signature	Lory A. Bassof Debtor	<u> </u>			
Attori	Jonathan A. Olson State Bar No. 100 Firm Name Jon Firm Address 211 Gre Phone (920 Fax (920	7272 athan Olson & Associates N. Broadway, Ste. 216 en Bay, WI 54303 0) 569-2629 0) 482-2939 @jolsonlaw.com	John R. Basso Debtor	Sallo			

Chapter 13 Model Plan - as of January 20, 2011